

**CRIMINAL DOCKET
UNITED STATES DISTRICT COURT**

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
THE UNITED STATES vs. RAY OLIVER	<i>For U. S.:</i> Nathan G. Graham Ben Baker <i>For Defendant:</i> Kenn Bradley, 4815 So. Harv Tulsa, Okla.

TRUE NAME: Lamuel Ray Oliver

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 12-31-70	Clerk				
J.S. 3 mailed 3-31-71	Marshal				
Violation NMVTA	Docket fee				
Title 18					
Sec. 2312 2 Counts					

DATE	PROCEEDINGS
12-22-70	Consent to transfer of case from So. District of Florida, Miami Div. for plea & sentence under Rule 20, filed. g
1-12-71	Certified copies of Indictment, Order for arrest warrant, Warrant for Arrest and docket entries, filed. g Defendant present in person and represented. Defendant arraigned, copy of Indictment delivered, and the defendant enters pleas of GUILTY as to Counts 1&2. It is adjudged that the defendant is GUILTY as charged, and sentence is passed to Tues. Jan 26, 1971 at 10:00 A.M. Bond of the defendant is set in the amt. of \$2500.00. (AEB-J)h
1-13-71	Appearance Bond, Filed. js
1-13-71	Order Specifyng Methods & Conditions of Release, filed. js
1-26-71	Defendant present in person and pleas a true name of LAMUEL RAY OLIVER.

Judgment and Sentence- Lamuel Ray Oliver (Age 25)

It is adjudged that the imposition of sentence in Counts One and Two is hereby suspended and that the defendant is placed on probation for a period of Three (3) years from this date, concurrently, pursuant to the Federal Youth Correction Act, Title 18, U.S.C.A. 5010(a). IT IS FURTHER ADJUDGED that the period of

DATE	PROCEEDINGS
	probation in the case shall begin at the expiration of sentence in Criminal Case No. 70-CR-157. IT IS ORDERED that ^{EXECUTION} imposition of sentence is hereby deferred to Tues. Feb. 23, 1971 at 10:00 A.M., and defendant to remain on bond, only to leave the district to return home to Lk. Charles, La. (AEB-J)h
1-26-71	Order of Probation filed and entered. (AEB-J)h
1-26-71	Two c.c. of above delivered to PROB. Office. h
2-23-71	It is ordered that this case is stricken from docket of this date, for the reason def. in jail in Lk. Charles, La., and reset for sentence on Wednesday, March 3, 1971 at 10:00 A.M. (AEB-J)h
3-3-71	It is ordered case stricken-reset 3-17-71 at 10:00 A.M. (AEB-J)h
3-17-71	Def. present in person and represented. Statements made. It is ordered that deferred probation of 1-26-71 is hereby executed, and bond of the def. is exonerated. (AEB-J)h
3-17-71	Order of probation filed and entered. (AEB-J)h
3-17-71	Two c.c. of above delivered to Probation Office. (AEB-J)h
3-18-71	Order, that \$500.00 hereto fore posted by parents of Def. be returned to them. Filed. (AEB-J)r <i>Copy made & mailed to father</i>
5-12-71	Order overruling motion (letter) of defendant for modification or reduction of sentence, filed and entered. (AEB-J) copy mailed. ds